## Declaration, Power of Attorney and Petition

#3

Page 1 of 3

WE (1) the undersigned hventor(s), hereby declare(s) that:

My resident part office address and citizenship are as stated below next to my name,

We (I) believe that we are (I am) the original, first, and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled

METHOD FOR SPECIF	ICALLY POTENTIATI	NG N-TYPE CA <sup>2+</sup> CHANNEL A	CTIVIT	Υ	
	-				<del></del>
the specification of which					
☐ is attached he	reto.				
X was filed on	February 28, 2002	as			
	erial No. 10/084,160				
and amended		·			
was filed as P	CT international applicati	on			
Number					
on					
and was amended	under PCT Article 19				
on		(if applicable).			
We (I) hereby claim for application(s) for patent or idesignated at least one countrichecking the box, any foreign	on 1.56 of Title 37 Code of the control of the cont	mation known to be material to of Federal Regulations.  Index 35 U.S.C. § 1 19(a)-(d) or § 365(a) of any PCT Interna States, listed below and have a or inventor's certificate, or PCT ich priority is claimed. Prior Fore	§ 365(b, tional ap also iden Internati	o) of an oplication tified b	y foreign on which below, by
Application No.	Country	Day/Month/Year		Priori Clain	-
258808/2001	<u>Japan</u>	28/08/2001	X	Yes	□No
				Yes	□No
				Yes	□No
				Yes	□No

(Application Num	ber)	(Filing Date)	
(Application Number)		(Filing Date)	
We (I) hereby claim the benefit under 35 any PCT International application designating the each of the claims of this application is not discit the manner provided by the first paragraph of 3 which is material to patentability as defined in 3 the prior application and the national or PCT International	he United States losed in the prior 35 U.S.C. § 112 37 CFR § 1.56 v	or United States or PCT International application 12, I acknowledge the duty to disclose informate which became available between the filing date of this application.	
Application Serial No.	Filing Date	Status (pending, patented abandoned)	
Number 24,913; C. Irvin McClelland, Registra 25,599; Arthur I. Neustadt, Registration Number Hamilton, Registration Number 28,421; Eckha Registration Number 29,099; Charles L. Gholz, Number 29,004; William E. Beaumont, Registra 30,073; Robert F. Gnuse, Registration Number 32,1 Zoltick, Registration Number 35,745; Robert Registration Number 36,379; Steven P. Werkegistration Number 36,142; Marc R. Labgold Number 36,160; Richard L. Chinn, Registration Carl E. Schlier, Registration Number 39,007; Richardson, Registration Num	ation Number 24,854; Richard H. Kuesters Registration Number er 27,295; Jear 71; Stephen G. W. Hahl, Registration Number 34,305; James J. Kulbard A. Neifeld, rulin, Registration te this application that all corresponder & NEUST Virginia 22202 rein of our (mybe true; and fulke so made and the control of th	ard D. Kelly, Registration Number 27,757; James, Registration Number 28,870; Robert T. Postumber 26,395; Vincent J. Sunderdick, Registration 30,996; Steven B. Kelber, Registration Number 31,48. Baxter, Registration Number 32,884; Martin agistration Number 33,893; Richard L. Treat stration Number 32,829; John T. Goolkas Number 34,651; William J. Healey, Registration Number 35,848; Catherine 14, Registration Number 35,299; J. Derek Massion Number 24,067; our (my) attorneys, with 15 ion and to transact all business in the Patent Off pondence regarding this application be sent to TADT, P.C., whose Post Office Address is: Four 2. The pondence with 16 ion and that these statements were made with 17 are punishable by fine or imprisonment, or both 18 ion and to the pondence of the pondence in the pondence is statements were made with 18 ion and 19 ion an	
	g thereon.		
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